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09/660,811	09/13/2000	Mark S. Knighton	004956.P003	8160
. 75	590 02/09/2005		EXAM	INER
Blakely Sokol	off Taylor & Zafman l	BUGG, GEORGE A		
Seventh Floor	D11		ART UNIT	PAPER NUMBER
12400 Wilshire Boulevard Los Angeles, CA 90025			71111 0111	
			2636	

DATE MAILED: 02/09/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	
	09/660,811	KNIGHTON ET AL.	
Office Action Summary	Examiner	Art Unit	
	George A Bugg	2636	
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet w	th the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a replection of the period for reply is specified above, the maximum statutory period. Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no event, however, may a r oly within the statutory minimum of thir I will apply and will expire SIX (6) MON te. cause the application to become AE	eply be timely filed by (30) days will be considered timely. THS from the mailing date of this communication SANDONED (35 U.S.C. § 133).	on.
Status			
 1) Responsive to communication(s) filed on 28. 2a) This action is FINAL. 2b) This action is FINAL. 3) Since this application is in condition for allowed closed in accordance with the practice under 	is action is non-final. ance except for formal mat		is
Disposition of Claims			
4) □ Claim(s) 1-30 is/are pending in the applicatio 4a) Of the above claim(s) is/are withdress 5) □ Claim(s) is/are allowed. 6) □ Claim(s) 1-30 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/	awn from consideration.		
Application Papers			
9) The specification is objected to by the Examir 10) The drawing(s) filed on is/are: a) according to the Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction. 11) The oath or declaration is objected to by the Examiration.	ccepted or b) objected to e drawing(s) be held in abeya action is required if the drawing	ṇce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR 1.121	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents. 2. Certified copies of the priority documents. 3. Copies of the certified copies of the priority application from the International Bure. * See the attached detailed Office action for a list	nts have been received. nts have been received in a iority documents have been au (PCT Rule 17.2(a)).	Application No n received in this National Stage	
Attachment(s)		O (DTO 442)	
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date 	Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application (PTO-152) 	

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DETAILED ACTION

1. Applicant's arguments filed 09/28/2004 have been fully considered but they are not persuasive. The Examiner maintains his rejection. Explanation below.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-4, 8-15, 18, and 19, are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent No. 5,831,621 to Pito, in view of US Patent No. 5,991,437 to Migdal et al.
- 4. As for claims 1 and 13 Pito discloses, in column 5, lines 24-48, and in Figure 1, a camera or scanner (Element 10) which scans three dimensional object data. The scanner shown in Figure 1 is equivalent to the claimed digitizer, since they perform the same function. The orientation fixture, as claimed, is also shown in Figure 1, as Element 14. As the turntable rotates, the orientation of the object is changed from a first position to a second position, revealing a first aspect, or view, of the object at a first orientation, and revealing a second aspect,

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or view, of the object at a second orientation, relative to the scanner, or digitizer (Column 5, lines 35-45). Pito further discloses computer control and software, which is utilized to determine the "Next Best View". In other words, the software performs mathematic manipulation on the scanned images of the object, to determine what area of the object to look at next, and thereby automatically repositions the turntable, to obtain the desired object orientation. Furthermore, as stated in column 5, lines 33-35, ranges, or distances, are measured using triangulation techniques. As is known in the art, triangulation techniques are used to calculate the distance between to points, in this case, the distance between the orientation fixture and the digitizer, when distance information is not known, or predefined. It is the interpretation of the Examiner, that Figure 1, discussed in column 5, shows the digitizer and orientation fixture, as independent units. As for the limitation that the digitizer and the orientation fixture have no predefined relative position, the teachings of Migdal (column 7, lines 38-53) disclose the use of a 3D object to calibrate a scanning system. As discussed, the 3D calibration object is marked with geometric shapes so that the scanner can "find" the object, and accurately determine its distance from the scanner (column 4, lines 40-45). In other words, at distance x from the scanner, how many pixels high and wide should the object be. Once the object is found, the system can be adjusted or calibrated based on known information about the geometric shapes marked on the object. This calibration technique is well known, and does not differ from that of Applicant, wherein Applicant's Specification (page 5, line 19 – page 6, line 14) discloses the use of indicia or

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physically observable structure for identifying and acquiring the orientation fixture. As for the additional limitations of claim 13, Migdal discloses in column 4, lines 34-36, that the development of portable scanning systems is desirable. Coupling units together for the purpose of portability is an obvious embodiment. Therefore, it would have been obvious to one of ordinary skill in the art to combine the teachings of Pito and Migdal for the purpose of creating a highly accurate scanning system.

- 5. Regarding claim 2, in column 1, lines 23-33, Pito discloses measuring the distance between the range camera, or digitizer, and the surface of an object, which is equivalent to determining the position of the orientation fixture, relative to the digitizer, since the object to be scanned is sitting atop the orientation fixture, or turntable. Furthermore, as stated in column 5, lines 33-35, ranges, or distances, are measured using triangulation techniques. As is known in the art, triangulation techniques are used to calculate the distance between to points, in this case, the distance between the orientation fixture and the digitizer, when distance information is not known, or predefined. It should also be pointed out by the Examiner that the term "relative position" is being interpreted as the distance between the digitizer and the orientation fixture, the claim does not require identification of the object.
- 6. As for claims 3 and 14, column 5, lines 57-67, Pito discloses a breakdown angle of a scanner, which is determined from the calibration of the scanner, or digitizer. While Pito does not specifically claim automatic calibration, calibration is taught. In re Venner, 262 F.2d 91, 95, 120 USPQ 193, 194 (CCPA 1958)

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(Appellant argued that claims to a permanent mold casting apparatus for molding trunk pistons were allowable over the prior art because the claimed invention combined "old permanent-mold structures together with a timer and solenoid which automatically actuates the known pressure valve system to release the inner core after a predetermined time has elapsed." The court held that broadly providing an automatic or mechanical means to replace a manual activity which accomplished the same result is not sufficient to distinguish over the prior art.) Therefore, it would have been obvious to add an auto calibration to allow for quick set up and measurement of more diverse objects.

- 7. With regard to claims 4 and 15, column 10, lines 1-9, teach the use of a computer and software, or host, for modeling a three dimensional representation of an object.
- 8. As for claims 8, 9, and 18, Migdal discloses in column 4, lines 34-36, that the development of portable scanning systems is desirable. Self-contained power sources make systems portable, which is not patentably significant. In re Lindberg, 194 F.2d 732, 93 USPQ 23 (CCPA 1952) (Fact that a claimed device is portable or movable is not sufficient by itself to patentably distinguish over an otherwise old device unless there are new or unexpected results.) Therefore it would have been obvious to one of ordinary skill in the art to make portable and allow for measurement of remote locations.
- 9. With regard to claims 10 and 11, Migdal shows the use of geometric shapes (column 7, lines 38-53) for orientation fixture identification.

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10. As for claims 12 and 19, in column 5, lines 23-32, Pito discloses the orientation fixture, Element 14 of Figure 1, as a turntable.

- 11. Claims 5-7, 16-17, and 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent No. 5,831,621 to Pito, in view of US Patent No 5,991,437 to Migdal et al, an further in view of International Publication No. WO 96/02106 to Vellacott.
- As for claims 5-7, 16-17, and 30, Pito discloses, in column 5, lines 24-48, 12. and in Figure 1, a camera or scanner (Element 10) which scans three dimensional object data. The scanner shown in Figure 1 is equivalent to the claimed digitizer, since they perform the same function. The orientation fixture, as claimed, is also shown in Figure 1, as Element 14. As the turntable rotates, the orientation of the object is changed from a first position to a second position, revealing a first aspect, or view, of the object at a first orientation, and revealing a second aspect, or view, of the object at a second orientation, relative to the scanner, or digitizer. Pito further discloses computer control and software, which is utilized to determine the "Next Best View". In other words, the software performs mathematic manipulation on the scanned images of the object, to determine what area of the object to look at next, and thereby automatically repositions the turntable, to obtain the desired object orientation. Furthermore, as stated in column 5, lines 33-35, ranges, or distances, are measured using triangulation techniques. As is known in the art, triangulation techniques are used to calculate the distance between to points, in this case, the distance between the orientation fixture and the digitizer, when

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distance information is not known, or predefined. It is the interpretation of the Examiner, that Figure 1, discussed in column 5, shows the digitizer and orientation fixture, as independent units. Column 10, lines 1-9, teach the use of a computer and software, or host, for modeling a three dimensional representation of an object, while Pito fails to teach communicating over a wireless link, as well as transmitting data remotely, page 1 of the Vellacott reference discloses the use of LAN systems, wireless communications, as well as remote transmission, and that host PC's are well known in the art. It would have been obvious to one of ordinary skill in the art to combine the teachings of Vellacott and Pito, for the purpose of creating a more robust three-dimensional scanning system.

- 13. Claims 27-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent No. 5,831,621 to Pito et al., in view of US Patent No. 5,991,437 to Migdal et al., and further in view of US Patent No. 6,421,079 B1 to Truc et al.
- 14. As for claims 27-29 Pito discloses, in column 5, lines 24-48, and in Figure 1, a camera or scanner (Element 10) which scans three dimensional object data. The scanner shown in Figure 1 is equivalent to the claimed digitizer, since they perform the same function. The orientation fixture, as claimed, is also shown in Figure 1, as Element 14. As the turntable rotates, the orientation of the object is changed from a first position to a second position, revealing a first aspect, or view, of the object at a first orientation, and revealing a second aspect, or view, of the object at a second orientation, relative to the scanner, or digitizer. Pito further discloses computer control and software, which is utilized to determine

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the "Next Best View". In other words, the software performs mathematic manipulation on the scanned images of the object, to determine what area of the object to look at next, and thereby automatically repositions the turntable, to obtain the desired object orientation. As for rescanning points of interest at higher resolution, while the Pito reference does not specifically disclose what is claimed, the Truc reference teaches (column 1, lines 33-41) that rescanning selected images at higher resolution is desirable. Furthermore, column 15, lines51-67, disclose just that, a scanner which rescans selected images (points of interest) at a higher resolution. Therefore, it would have been obvious to one of ordinary skill in the art to combine the teachings of Pito and Truc for the purpose of creating a scanning system which is capable of producing quality high resolution images.

- 15. Claims 20-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent No. 5,799,082 to Murphy et al.
- 16. As for claims 20 and 23, in column 15, lines 6-31, Murphy discloses freezing or locking image data, and further preventing transmission to another person or facility (i.e. remotely), except those who are authorized, and implement the proper request for downloading the information. Furthermore, the fact that information can be transmitted back and forth, is itself a teaching of a distributive network. While the Murphy reference may not specifically disclose unlocking and image-capturing system, it is the contention of the Examiner that the frame lock mechanism, which prevents image data from being downloaded, serves the same purpose. (Official Notice) Therefore, it would have been obvious to one of

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ordinary skill in the art to employ the locking mechanism of Murphy, for the purpose of maintaining an uncompromised network.

- 17. With regard to claims 21 and 22, column 13, lines 53-67, disclose a camera system, which determines position information (i.e. location coordinates, angular orientation coordinates, and distance to the object) or three dimensional image data. Claim 16 of Murphy discloses an image-capturing device, which can be reprogrammed remotely.
- 18. As for claims 24-26, Murphy discloses, in column 13 lines 30-52, and column 15, lines 19-47, encrypting algorithms, and decryption using position parameters of the object, as well as storage limitations and uploading encrypted image data.

Response to Arguments

19. Applicant argues that the prior art of record fails to teach a digitizer and orientation fixture, that are physically independent units, and have no predefined relative position. The Examiner interprets this to mean not contacting (independent) and at a random distance. Migdal teaches that an item can be at random locations, which is what the claim requires. While Applicant's point that Migdal need not use the orientation fixture, this does not destroy the combination. Clearly, orientation fixtures have the same effect as moving light or orientation of the camera (digitizer). Therefore, it is obvious to either move the object or the digitizer to expose different positions or orientations of the object.

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The combination is not hindsight, but simply a substitution of equivalent 3D scanning devices.

- 20. With respect to Applicant's argument pertaining to claim 13, as previously stated the Pito references teaches a scanner, or camera, which is equivalent in the art to a linear image sensor, which is what the claim requires.
- 21. As for Applicant's argument regarding claims 5-7, 16-17, and 30, Applicant fails to provide any factual basis or evidence to support these allegations.
- 22. Applicant further argues that the combination of references, with respect to claims 27 and 29, is not only non-analogous, but fails to teach the required limitations. Scanning for higher quality, or resolution, is in fact taught by the combination, and scanning objects, whether 2D or 3D, are considered in the art to be related areas. Furthermore, rescanning using alternate methods is known in the art for purpose of improving resolution and quality of scanned images.
- 23. As for claims 20-26, the Murphy reference teaches that transmission of information is prevented, unless a proper request for download is initiated. Once authorization is granted, information is transferred from one computer to another, wherein two computers linked together comprise a network.

Conclusion

19. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to George A Bugg whose telephone number is (703) 305-2329. The examiner can normally be reached on Monday-Thursday 9:00-6:30, and every other Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jeffrey Hofsass can be reached on (571) 272-2981. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

George A Bugg Examiner Art Unit 2636

February 4, 2005

SUPERVISORY PATENT EXAMINER
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